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09/740,373	12/19/2000	Samuel N. Zellner	00383	4939	
38823 759	90 04/28/2005		EXAMINER		
THOMAS, KAYDEN, HORSTEMEYER & RISLEY, LLP/			MILLER, BRANDON J		
BELLSOUTH I		ART UNIT	PAPER NUMBER		
SUITE 1750			2683		
ATLANTA, GA 30339			DATE MAILED: 04/28/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

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· ·		Application	No.	Applicant(s)	· · · · · · · · · · · · · · · · · · ·			
		09/740,373	1	ZELLNER ET AL.				
	Office Action Summary	Examiner		Art Unit	· · · · · · · · · · · · · · · · · · ·			
		Brandon J I		2683				
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THE - Exte after - If the - If NO - Failt Any	ORTENED STATUTORY PERIOD FOR REPI MAILING DATE OF THIS COMMUNICATION nsions of time may be available under the provisions of 37 CFR 1. SIX (6) MONTHS from the mailing date of this communication. e period for reply specified above is less than thirty (30) days, a report of the period for reply is specified above, the maximum statutory period ure to reply within the set or extended period for reply will, by stature to reply within the set or extended period for reply will, by staturely received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	136(a). In no even ply within the statute d will apply and will tte, cause the applic	t, however, may a reply be tin ory minimum of thirty (30) day expire SIX (6) MONTHS from ation to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication (35 U.S.C. § 133).	ation.			
Status								
1)⊠	Responsive to communication(s) filed on 26 /	April 2004.						
2a)□	<u> </u>							
3)	<u>'</u>							
·	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims							
5) <u></u> 6)⊠	Claim(s) 1 and 3-20 is/are pending in the app 4a) Of the above claim(s) is/are withdra Claim(s) is/are allowed.  Claim(s) 1 and 3-20 is/are rejected.  Claim(s) is/are objected to.  Claim(s) are subject to restriction and/a	awn from cons						
Applicati	ion Papers							
9)[	The specification is objected to by the Examin	ier.						
10)	The drawing(s) filed on is/are: a) ac	cepted or b)□	] objected to by the [	Examiner.				
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11)[	Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the E							
Priority ι	under 35 U.S.C. § 119							
a)	Acknowledgment is made of a claim for foreign All b) Some * c) None of:  1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureasee the attached detailed Office action for a list	nts have been nts have been ority documen au (PCT Rule	received. received in Application ts have been received 17.2(a)).	on No ed in this National Stage				
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2) 🔲 Notic 3) 🔯 Infor	te of References Cited (PTO-892) se of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08 r No(s)/Mail Date 04/19/2005.		Interview Summary Paper No(s)/Mail Da Notice of Informal Pa					

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#### **DETAILED ACTION**

### Response

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1, 3-12, 18, and 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Stewart in view of Walsh and Baker.

Regarding claim 1 Stewart teaches sending an advertisement to a user operating a wireless communication device (see col. 17, lines 52-55). Stewart teaches receiving first information about the identity of the user and receiving second information about a location of a user (see col. 18, lines 32-37). Stewart teaches searching a database containing one of a plurality of user-specific advertisements and a plurality of location-specific advertisements (see col. 16, lines 29-35). Stewart teaches accessing a database containing a plurality of user-specific preferences and identifying one or more preferences in a database that are associated with the user (see col. 16, lines 21-28). Stewart teaches selecting one of the plurality of user-specific advertisements and the plurality of location specific advertisements based on one or more preferences in a database (see col. 25, lines 46-52 and col. 26, lines 42-46). Stewart teaches sending one of a plurality of user-specific advertisements to a wireless communication device in the form of a message over a communication network (see col. 16, lines 30-35). Stewart teaches sending a plurality of location-specific advertisements to a wireless communication device in the

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form of a message over a communication network without transmitting an indication of the identity of the user (see col. 17, lines 51-56 & 59-60). Stewart does not specifically teach sending a message without transmitting an indication of the location of the user or sending an advertisement in the form of a TCP/IP (Transmission Control/Internet Protocol). Walsh teaches communications between a wireless communication device and a remote source that are managed to prohibit at least one of an identity and a location from being known (see col. 5, lines 63-67 and col. 6, lines 1-4). Baker teaches sending one of a plurality of user-specific and location-specific advertisements to a wireless communication device in the form of a TCP/IP message over a communication network (see col. 6, lines 42-46 & 62-67 and col. 7, lines 12-20). It would have been obvious to one of ordinary skill in the art at the time the invention was made to make the sending of an advertisement in Stewart adapt to include sending a message without transmitting an indication of the location of the user and sending an advertisement in the form of a TCP/IP (Transmission Control/Internet Protocol) because the form of an advertising message transmitted in a wireless network can be adapted and it would allow for improved privacy when distributing WEB based advertisements to wireless communication subscribers.

Regarding claim 3 Stewart, Walsh, and Baker teach a device as recited in claim 1 except for receiving the second information about the location of the user that includes obtaining the second information for a fee. Stewart does teach receiving information about the location of a user (see col. 21, lines 50-52). Stewart does teach charging a fee for a provided service (see col. 29, lines 21-23). It would have been obvious to one of ordinary skill in the art at the time the invention was made to make the device adapt to include receiving the second information about the location of the user that includes obtaining the second information for a fee because this

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would allow for subscriber information used in WEB based distribution of advertisements to be available at a charge.

Regarding claim 4 Stewart, Walsh, and Baker teach a device as recited in claim 1 except for receiving the first information about the identity of the user that includes obtaining the first information for a fee. Stewart does teach receiving information about the identity of a user (see col. 18, lines 32-34). Stewart does teach charging a fee for a provided service (see col. 29, lines 21-23). It would have been obvious to one of ordinary skill in the art at the time the invention was made to make the device adapt to include receiving the second information about the location of the user that includes obtaining the second information for a fee because this would allow for subscriber information used in WEB based distribution of advertisements to be available at a charge.

Regarding claim 5 Stewart teaches receiving information about the identity of a user that includes obtaining information form a user when the user registers for a service that provides one or more user-specific advertisements to the user (see col. 10, lines 8-18 and col. 12, lines 40-45).

Regarding claim 6 Stewart teaches receiving information about the identity of a user that is accomplished by extracting information from a message transmitted by a wireless communication device (see col. 12, lines 1-8).

Regarding claim 7 Stewart teaches information about the identity of the user that includes information about the location of a user (see col. 18, lines 32-37). Stewart teaches sending one of a plurality of user-specific advertisements to a wireless communication device (see col. 17, lines 52-55). Stewart does not specifically teach sending one of a plurality of user-specific advertisements to a wireless communication device without transmitting an indication of the

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location of the user therewith. Stewart does teach sending one of a plurality of user-specific advertisements to a wireless communication device in the form of a message over a communication network (see col. 16, lines 30-35). Walsh does teach communications between a wireless communication device and a remote source that are managed to prohibit at least one of an identity and a location from being known (see col. 5, lines 63-67 and col. 6, lines 1-4). It would have been obvious to one of ordinary skill in the art at the time the invention was made to make the device adapt to include sending one of a plurality of user-specific advertisements to a wireless communication device without transmitting an indication of the location of the user therewith because information transmitted in a wireless network can be adapted based on desired preferences and it would allow for improved privacy when distributing WEB based advertisements to wireless communication subscribers.

Regarding claim 8 Stewart teaches information about the identity of the user that excludes information about a location of a user (see col. 22, lines 37-41).

Regarding claim 9 Stewart teaches accessing and searching a database, and matching the identity of a user received against each of a plurality of identities stored in a database to determine which of the plurality of user-specific advertisements is associated with a user (see col. 16, lines 30-35).

Regarding claim 10 Stewart teaches a communications network that includes the Internet (see col. 9, lines 35-38).

Regarding claim 11 Stewart teaches receiving information about a location of a user (see col. 21, lines 50-52). Stewart teaches accessing a database containing one of a plurality of location-specific preferences and identifying one or more location-specific preferences in a

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database that are associated with the location of a user (see col. 27, lines 17-22). Stewart teaches selecting one of a plurality of user-specific advertisements based on location-specific information (see col. 27, lines 6-13). Stewart teaches sending one of a plurality of user-specific advertisements to a wireless communication device in the form of a message over a communication network (see col. 16, lines 30-35). Stewart does not specifically teach sending a message without transmitting an indication of the location of the user or sending an advertisement in the form of a TCP/IP (Transmission Control/Internet Protocol) message. Walsh teaches communications between a wireless communication device and a remote source that are managed to prohibit at least one of an identity and a location from being known (see col. 5, lines 63-67 and col. 6, lines 1-4). Baker teaches sending one of a plurality of user-specific and location-specific advertisements to a wireless communication device in the form of a TCP/IP message over a communication network (see col. 6, lines 42-46 & 62-67 and col. 7, lines 12-20). It would have been obvious to one of ordinary skill in the art at the time the invention was made to make the sending of an advertisement in Stewart adapt to include sending a message without transmitting an indication of the location of the user or sending an advertisement in the form of a TCP/IP (Transmission Control/Internet Protocol) message because the form of an advertising message transmitted in a wireless network can be adapted and it would allow for improved privacy when distributing WEB based advertisements to wireless communication subscribers.

Regarding claim 12 Stewart, Walsh, and Baker teach a device as recited in claim 3 and is rejected given the same reasoning as above.

Regarding claim 18 Stewart and Walsh teach a device as recited in claim 13 except for allowing a user to unblock over the Internet the transmission of a second information about the

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location of a user. Baker does teach a user with the ability to turn off and on location information using a WEB page (see col. 4, lines 26-29 & 44-47). It would have been obvious to one of ordinary skill in the art at the time the invention was made to make the device adapt to include allowing a user to unblock over the Internet the transmission of second information about the location of a user because this would allow for direct communication between a WEB based advertisement distributor and a wireless subscriber.

Regarding claim 20 Stewart and Walsh teach a device as recited in claim 13 except for one of the plurality of user-specific advertisements that is sent over a communication network in the form of a TCP/IP (Transmission Control Protocol/Internet Protocol) message. Baker teaches sending one of a plurality of user-specific and location-specific advertisements to a wireless communication device in the form of a TCP/IP message over a communication network (see col. 6, lines 42-46 & 62-67 and col. 7, lines 12-20). It would have been obvious to one of ordinary skill in the art at the time the invention was made to make the device adapt to include one of the plurality of user-specific advertisements that is sent over a communication network in the form of a TCP/IP (Transmission Control Protocol/Internet Protocol) message because this would allow for secure WEB based distribution of advertisements to wireless communication subscribers.

Claims 13-17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Stewart in view of Walsh.

Regarding claim 13 Stewart teaches sending an advertisement over a communication network to a user operating a wireless communication device (see col. 17, lines 52-55). Stewart teaches receiving first information about the identity of the user and receiving second

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information about a location of a user (see col. 18, lines 32-37). Stewart teaches searching a database containing one of a plurality of user-specific advertisements and a plurality of locationspecific advertisements (see col. 16, lines 29-35). Stewart teaches selecting one of the plurality of user-specific advertisements and the plurality of location specific advertisements based on one or more criteria pre-selected by a user (see col. 25, lines 46-52 and col. 26, lines 42-46). Stewart teaches sending one of a plurality of user-specific advertisements to a wireless communication device in the form of a message over a communication network (see col. 16, lines 30-35). Stewart teaches sending one of a plurality of location-specific advertisements to a wireless communication device in the form of a message over a communication network without transmitting an indication of the identity of the user (see col. 17, lines 51-56 & 59-60). Stewart does not specifically teach sending a message without transmitting an indication of the location of the user. Walsh teaches communications between a wireless communication device and a remote source that are managed to prohibit at least one of an identity and a location from being known (see col. 5, lines 63-67 and col. 6, lines 1-4). It would have been obvious to one of ordinary skill in the art at the time the invention was made to make the sending of an advertisement in Stewart adapt to include sending a message without transmitting an indication of the location of the user because information transmitted in a wireless network can be adapted based on desired preferences and it would allow for improved privacy when distributing WEB based advertisements to wireless communication subscribers.

Regarding claim 14 Stewart teaches receiving information about the identity of a user that is accomplished by obtaining the information from an information provider (see col. 21, lines 64-67 and col. 22, lines 5-10).

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Regarding claim 15 Stewart and Walsh teach a device as recited in claim 14 except for receiving the first information about the identity of the user that includes obtaining the first information for a fee. Stewart does teach receiving information about the identity of a user (see col. 18, lines 32-34). Stewart does teach charging a fee for a provided service (see col. 29, lines 21-23). It would have been obvious to one of ordinary skill in the art at the time the invention was made to make the device adapt to include receiving the second information about the location of the user that includes obtaining the second information for a fee because this would allow for subscriber information used in WEB based distribution of advertisements to be available at a charge.

Regarding claim 16 Stewart teaches receiving information about the location of a user that is accomplished by obtaining the information from an information provider (see col. 21, lines 50-55 and col. 22, lines 5-7).

Regarding claim 17 Stewart teaches selecting one of a plurality of user-specific advertisements including, receiving one or more criteria from a user, storing the one or more criteria received from a user in a database, and consulting the one or more criteria while selecting one of the plurality of user-specific advertisements (see col. 25, lines 48-52 & 63-65 and col. 26, lines 42-46).

Claim 19 is rejected under 35 U.S.C. 103(a) as being unpatentable over Stewart in view of Walsh and Hidary.

Regarding claim 19 Stewart and Walsh teach a device as recited in claim 13 except for disclosing information about the location of a user to an emergency service provider when a user requests emergency help. Hidary does teach providing an emergency channel to an emergency

service provider when a user requests emergency help (see col. 2, lines 57-62). It would have been obvious to one of ordinary skill in the art at the time the invention was made to make the invention adapt to include disclosing information about the location of a user to an emergency service provider when a user requests emergency help because this would allow for WEB based distribution of advertisements to bypassed during an emergency situation.

## Response to Arguments

Applicant's arguments with respect to claims 1 and 3-20 have been considered but are most in view of the new ground(s) of rejection.

#### Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Rouhollahzadeh U.S. Patent 6,208,866 B1 discloses a system and method for location-based marketing to mobile stations within a cellular network.

Findikli U.S. Patent 6,594,482 discloses a controlled transmission of wireless communications device identity.

Zellner et al. U.S. Patent 6,675,017 discloses a location blocking service for wireless networks.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Brandon J Miller whose telephone number is 703-305-4222. The examiner can normally be reached on Mon.-Fri. 8:00 am to 5:00 pm.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, William Trost can be reached on 703-308-5318. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

April 19, 2005

WILLIAM TROST SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2600